

EXHIBIT C

Distribution Application

1 Michael P. Lane – 007435
2 Mary B. Martin – 019196
2 **LANE & NACH, P.C.**
3 2025 North Third Street
4 The Brookstone - Suite 157
Phoenix, Arizona 85004
Telephone No.: (602) 258-6000
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Email: mary.martin@lane-nach.com
6
7 Attorneys for Roger W. Brown, Trustee

8
IN THE UNITED STATES BANKRUPTCY COURT
9
FOR THE DISTRICT OF ARIZONA

10 In re:
11 REALIA, INC.,
12 Debtor.
13

(Chapter 7 Case)
No. 2-05-bk-15022-RTB

14
**TRUSTEE'S AMENDED SECOND
APPLICATION FOR AUTHORITY TO
MAKE DISTRIBUTION OF NET
PROCEEDS FROM SALE OF ESTATE
PROPERTY**

15
16 Roger W. Brown, Chapter 7 Trustee, by and through counsel undersigned, for his amended
17 application to this Court to make a distribution of net proceeds from the sale of Estate property,
18 respectfully represents as follows:

19 1. This case was commenced by a voluntary petition filed by the Debtor under Chapter 11 on
20 August 16, 2005, which converted to Chapter 7 on December 13, 2005.

21 2. Roger W. Brown is the duly appointed and acting Trustee of the Chapter 7 Estate (hereinafter
22 "Trustee").

23 3. On August 10, 2006, a sale of the Estate's property located at 1705 S. 19th Ave., Lemoore,
24 Kings County, California ("Lemoore Property") was conducted in open Court. A cash offer was received
25 from AGTX Group, Inc. in the amount of \$274,000.00 and was accepted by this Court as the highest bid.
26 On August 23, 2006, this Court entered an Order approving the sale, free and clear of any and all liens,
27 encumbrances, or interests, with valid and enforceable liens to attach to the proceeds. The Order further

Lane & Nach, P.C.
2025 North Third Street, Suite 157

1 authorized the Trustee to pay a real estate commission; the actual and customary closing costs; and any
2 outstanding real estate taxes directly from escrow.

3 4. After payment of the above, the net sale proceeds are \$257,976.34. A copy of Seller Final
4 Closing Statement is attached to the Report of Sale filed with the Court.

5 5. The following entities hold recorded liens, which attach to the net sale proceeds:

- 6 a. International Credit Recovery, judgment recorded November 10, 2003, in the amount of
7 \$30,479.94. The amount owed as of September 8, 2006 is \$42,675.52, plus \$9.87 per
8 diem, until paid in full;
- 9 b. State of California Board of Equalization, tax lien recorded November 25, 2003, in the
10 amount of \$54,687.48. The amount owed as of October 26, 2006 is \$38,478.80;
- 11 c. Valley Pacific Petroleum Services, Inc., judgment recorded July 21, 2004, and thereafter
12 amended on September 15, 2004 and September 27, 2004 in the amount of \$404,802.17.
13 The amount owed as of August 14, 2006 is \$361,369.44, including principal of
14 \$315,927.78 and accrued interest of \$45,441.66, plus 10% interest per annum, until paid in
15 full;
- 16 d. W.R. Grace & Company-Conn., judgment recorded January 18, 2005, in the amount of
17 \$23,149.89. The amount owed as of November 3, 2006 is \$27,579.60, plus \$6.32 per
18 diem, until paid in full; and
- 19 e. Mitchell Brown General Engineering, Inc., judgment recorded March 4, 2005, in the
20 amount of \$240,095.58. The amount owed as of August 16, 2006 is \$152,773.14, plus
21 \$38.035 per diem, until paid in full.

22 6. The claim of International Credit Recovery shall be satisfied from the net sale proceeds from
23 the Fresno and Kingsburg properties as set forth in the Trustee's [first] Application for Authority to Make
24 Distribution of Net Proceeds from Sale of Estate Property and approved by this Court's Order dated

1 October 30, 2006. Trustee had anticipated that the claim of Valley Pacific Petroleum Services would also
 2 be satisfied from the net sale proceeds from the Fresno and Kingsburg properties. However, since filing
 3 the Second Application for Authority to Make Distribution of Net Proceeds ("Second Application"),
 4 Trustee has become aware of additional sums due Valley Pacific Petroleum Services relating to post-
 5 judgment attorneys' fees and costs. Specifically, Valley Pacific Petroleum Services is owed attorneys' fees
 6 and costs in the amount of \$27,890.86 pursuant to a Memorandum of Costs after Judgment filed with the
 7 Tulare County Superior Court on February 14, 2005. A copy of the Memorandum of Costs after Judgment
 8 is attached hereto as Exhibit A and incorporated herein by reference. The California Civil Code § 685.040
 9 provides that a judgment creditor is entitled to reasonable and necessary costs of enforcing a judgment,
 10 including attorneys' fees if the underlying judgment included such an award of fees as in this instance.
 11 Additionally, the right to recover post-judgment costs includes the attorneys' fees and costs incurred in the
 12 pending bankruptcy matter. Valley Pacific Petroleum Services has incurred attorneys' fees for services
 13 provided by Gammage & Burnham in the amount of \$28,133.50 and costs of \$1,108.31. Copies of
 14 Gammage & Burnham's billing statements are attached hereto as Exhibit B and incorporated herein by
 15 reference.

16 7. Trustee amends the Second Application to provide for payment of \$57,132.67 to Valley Pacific
 17 Petroleum Services. Consequently, the net sale proceeds will not be sufficient to fully satisfy the claim of
 18 Mitchell Brown General Engineering, as indicated in the Second Application. Mitchell Brown General
 19 Engineering consented to the § 363(f) sale.

20 8. Accordingly, Trustee proposes to disburse the net sale proceeds of \$257,976.34 from the
 21 Lemoore Property as follows:

- 22 a. Payment of the State of California Board of Equalization tax lien in the amount of
 23 \$38,478.80 shall be held by the Trustee, pursuant to 11 U.S.C. § 724, pending payment of
 24 administrative expenses and further Court order;

- b. Payment to Valley Pacific Petroleum Services in the amount of \$57,132.67;
 - c. Payment to W.R. Grace & Company-Conn. in the amount of \$27,579.60, plus \$6.32 per diem, until paid in full; and
 - d. The balance of the net sale proceeds in the approximate amount of \$134,500 shall be paid to Mitchell Brown General Engineering, Inc.

No parties will be prejudiced by this proposed distribution.

9. No parties will be prejudiced by this proposed distribution.

WHEREFORE, Roger W. Brown, Chapter 7 Trustee, respectfully requests that this Court issue its Order approving this Amended Second Application; and, for such other and further relief as this Court deems just and proper.

RESPECTFULLY SUBMITTED this 22nd day of November, 2006.

LANE & NACH, P.C.

By /s/ Mary B. Martin – 019196
Michael P. Lane
Mary B. Martin
Attorneys for Trustee

COPY of the foregoing mailed to:

Carlos Arboleda
Arboleda Brechner
4545 E. Shea Blvd., Suite 201
Phoenix, AZ 85028
Attorney for Dale Maloof

Kevin J. Blakely
Gammage & Burnham
Two North Central Ave. 18th Floor
Phoenix, AZ 85004
Attorney for Valley Pacific Petroleum Services

1 Keith W. Lusk
2 Lusk Law Office
3 P.O. Box 5312
Fresno, CA 93755
3 Attorney for International Credit Recovery

4 Acme Paving Co., Inc.
10095 9 1/8 Ave.
5 Hanford, CA 93230

6 Ward R. Stringham
Stringham, Hillman & Lew
7 756 E. Tulare Ave.
Tulare, CA 93274
8 Attorney for Acme Paving Co., Inc.

9 Mitchell Brown General Engineering, Inc.
14200 Road 284
10 Porterville, CA 93257

11 Robert Krase
The Law Offices of Robert Krase
12 132 E. Morton Ave.
Porterville, CA 93257
13 Attorney for Mitchell Brown General Engineering, Inc.

14 Steven R. Hrdlicka
Steven R. Hrdlicka & Associates
15 2115 Kern Street, Suite 206
Fresno, CA 93721
16 Attorney for W.R. Grace & Company

17 Wayne Crain
State of California, Board of Equalization
18 450 N. Street
Sacramento, CA 95814

19 State of California, Board of Equalization
20 P.O. Box 942879
Sacramento, CA 94279-0055

21 City of Lemoore
22 119 Fox Street
Lemoore, CA 93245

23 and delivered via electronic notification to:

24 Office of U.S. Trustee
25 230 North First Ave., Suite 204
Phoenix, AZ 85003-1706

27 By /s/ SMR

28 Lane & Nach, P.C.
2025 North Third Street, Suite 157
Phoenix, AZ 85004

EXHIBIT “A”

FOR COURT USE ONLY			
ATTORNEY OR PARTY WITH ATTORNEY (Name, state bar number, and address): E. Warren Gubler, #109317 1110 N. Chinowth Street Visalia, CA 93291 TELEPHONE NO.: (559) 625-9600 FAX NO.: (559) 625-9605		CASE NUMBER: 03-205197	
FILED			
TULARE COUNTY SUPERIOR COURT VISALIA DIVISION			
FEB 14 2005			
LARAYNE CLEEK, CLERK			
BY: _____			
PLAINTIFF: Valley Pacific Petroleum Services, Inc. DEFENDANT: The Artesia Companies, Inc. aka Artesia Companies aka The Artesia Companies, et al.			
MEMORANDUM OF COSTS AFTER JUDGMENT, ACKNOWLEDGMENT OF CREDIT, AND DECLARATION OF ACCRUED INTEREST			
I, the following costs after judgment incurred within the last two years (indicate if there are multiple items in any category): Date Incurred Amount 7/14/05 9/9/04 \$ 42.00 7/16/05 9/14/04 \$ 300.00 7/14/05 12/8/04 \$ 20.00 7/14/05 9/9/04 \$ 119.00 7/14/05 9/9/04 \$ 1,260.00 5 5.87.30 5 2,470.00 5 4,092.56 5 27,890.86 \$ 103,078.03			
1. Recording and indexing abstract of judgment 2. Recording and indexing abstract of judgment 3. Filing notice of judgment lien on personal property 4. Suing writ of execution, to extent not satisfied by Code Civ. Proc., § 885.050 5. Attorney's fees, to extent not satisfied by Code Civ. Proc., § 885.050 or wage garnishment 6. Approved fee for application for appearance of judgment debtor, or other approved costs under Code Civ. Proc., § 708.010 et seq. 7. Attorney fees, if allowed by Code Civ. Proc., § 885.040 8. Other services, expenses, witness fees (Statute authorizing cost): CCP 1023.5 9. Total of claimed costs for current memorandum of costs (add items a-h)			
1. Previously allowed postjudgment costs: 2. All previously allowed postjudgment costs: 3. Total of all postjudgment costs (add items 1 and 2): 4. Acknowledgment of Credit. I acknowledge total credit to date (including returns on levy process and direct payments) in the amount of: \$ 14,760.18			
5. Declaration of Accrued Interest. Interest on the judgment accruing at the legal rate from the date of entry on balances due after payment of satisfactions and other credits in the amount of: \$ 14,760.18			
6. I am the <input type="checkbox"/> attorney for the judgment creditor I have knowledge of the facts concerning the costs claimed above. To the best of my knowledge and belief, the costs claimed are reasonable and necessary, and have not been satisfied.			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: February 11, 2005			
E: Warren Gubler, Esq. (Type or Print Name) Signature of Debtor			
NOTICE TO THE JUDGMENT DEBTOR If this memorandum of costs is filed at the same time as an application for a writ of execution, any statutory costs, not exceeding \$1000 aggregate and not already allowed by the court, may be included in the writ of execution. The fees sought under this memorandum may be disallowed by the court upon a motion to tax filed by the debtor, notwithstanding the fees having been included in the writ of execution. (Code Civ. Proc. § 685.070(e).) A motion to tax costs claimed in this memorandum must be filed within 10 days after service of the memorandum. (Code Civ. Proc. § 885.070(c).)			
(Proof of service on reverse)			

ATTORNEY OR PARTY WITH ATTORNEY (Name, state bar number, and address): E. Warren Gubler, #109317 1110 N. Chinowth Street Visalia, CA 93291 TELEPHONE NO.: (559) 625-9600 FAX NO.: (559) 625-9605		CASE NUMBER: 03-205197	
PROOF OF SERVICE			
<input checked="" type="checkbox"/> Mail <input type="checkbox"/> Personal Service			
1. At the time of service I was at least 18 years of age and not a party to this legal action. 2. My residence or business address is (specify): 1110 N. Chinowth Street, Visalia, CA 93291			
3. I mailed or personally delivered a copy of the <i>Memorandum of Costs After Judgment, Acknowledgment of Credit, and Declaration of Accrued Interest</i> as follows (complete either a or b): a. <input checked="" type="checkbox"/> Mail. I am a resident of or employed in the county where the mailing occurred. (1) I enclosed a copy in an envelope AND (a) <input type="checkbox"/> deposited the sealed envelope with the United States Postal Service with the postage fully prepaid. (b) <input checked="" type="checkbox"/> placed the envelope for collection and mailing on the date and at the place shown in items below following our ordinary business practices. I am readily familiar with this business's practice for collecting and mailing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid. (2) The envelope was addressed and mailed as follows: (a) Name of person served: THE ARTESIA COMPANIES, INC., AKA ARTESIA COMPANIES, INC.; REALIA, INC., A DELAWARE CORPORATION; ARTESIA HOLDINGS, INC., A DELAWARE CORPORATION; ARTESIA, INC.; ARTESIA READY MIX (b) Address on envelope: 1115 N. Akers Street, Visalia, CA 93291			
b. <input type="checkbox"/> Personal delivery. I personally delivered a copy as follows: (1) Name of person served: (2) Address where delivered: (3) Date delivered: (4) Time delivered:			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: February 11, 2005			
Signature Row (Type or Print Name) Shirley Rau (Signature of Declarant)			

EXHIBIT “B”

November 21, 2006
 VALLEY PACIFIC PETROLEUM SERVICES, INC.
 ATTN: CARRIE CROCKETT
 188 FRANK WEST CIRCLE
 STOCKTON, CA 95206

November 21, 2006
 INVOICE # 152586 - 1

TOTAL DUE AGING STATEMENT			
TOTAL	CURRENT	30 DAYS	60 DAYS
			90+ DAYS
CURRENT FEES	DUE	PAST DUE	PAST DUE
CURRENT COSTS			
TOTAL			
3,671.00	1,782.44	1,888.16	0.00

DATE	DESCRIPTION OF SERVICES	ATTY	HOURS
08-17-05	PREPARE CONFLICT MEMO; CHECK BANKRUPTCY COURT AND OBTAIN COPY OF DOCKET; REVIEW ARIZONA CORPORATION COMMISSION RECORDS; MEMO TO MR. KING	JLB	0.6
08-18-05	REVIEW FILE DOCUMENTS; RESEARCH RE LIMITATIONS ON PRO SE FILINGS BY A CORPORATE DEBTOR; DICTATE DRAFTS OF MOTION TO DISMISS, NOTICE OF HEARING AND ORDER	KJB	1.0
08-18-05	REVIEW JUDGE BAIN'S PROCEDURES; RESEARCH RE REALIA, INC.	KJB	0.4
08-19-05	REVISE MOTION TO DISMISS, ORDER AND NOTICE OF HEARING; REVIEW CASE LAW	KJB	0.6
08-23-05	FINALIZE MOTION TO DISMISS AND NOTICE OF HEARING; FILE MOTION WITH COURT THROUGH ECF SYSTEM; EMAIL TO COURT CLERK RE HEARING FOR FILING; EMAIL TO JUDGE'S CLERK RE NOTICE OF HEARING	KJB	0.7
08-25-05	TELEPHONE CONFERENCE WITH SHELLY AT WARREN GUBLER'S OFFICE RE STATUS OF MOTION TO DISMISS	KJB	0.3
08-25-05	REVIEW BANKRUPTCY PLEADINGS, CORRESPONDENCE FROM MR. GUBLER AND JUDGMENTS	MRK	0.3
08-25-05	TELEPHONE CONFERENCE WITH WARREN GUBLER REGARDING FAX OF CASE AND BANKRUPTCY FILING AND PRELIMINARY REVIEW OF BANKRUPTCY PETITION	MRK	0.2
		MRK	0.3

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VALLEY PACIFIC PETROLEUM SERVICES, INC.

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VALLEY PACIFIC PETROLEUM SERVICES, INC.

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RE: RUON KRAFT AND REALIA, INC.
I.D. 5535-0001- MRK

DATE		DATE			
	ATTY	HOURS	ATTY	HOURS	
09-01-05	PREPARE REQUEST FOR NOTICE/NOTICE OF APPEARANCE FOR FILING WITH BANKRUPTCY COURT AND TRANSMIT ELECTRONICALLY TO BANKRUPTCY COURT; ADD G & B TO MASTER MAILING LIST;	JLB	0.5	09-22-05	REVIEW AND APPROVE MOTION TO DISMISS OR CONVERT
	PREPARE COPIES FOR DISTRIBUTION	KJB	0.2	09-23-05	TELEPHONE CALL TO JUDGE BAUM'S COURT REGARDING MOTION TO DISMISS; ADVISE K. J. BLAKLEY; REVISE NOTICE OF HEARING
09-01-05	PREPARE NOTICE OF APPEARANCE IN BANKRUPTCY	KJB	0.1	09-23-05	PREPARE MOTION TO DISMISS AND NOTICE OF HEARING ON MOTION TO DISMISS FOR FILING WITH BANKRUPTCY COURT AND TRANSMIT ELECTRONICALLY TO BANKRUPTCY COURT; PREPARE COPIES FOR DISTRIBUTION; FORWARD ECF NOTICE AND NOTICE OF HEARING OF HEARING TO JUDGE BAUM'S COURTROOM DEPUTY
09-09-05	CHECK COURT DOCKET FOR STATUS OF CASE			09-27-05	TELEPHONE CONFERENCE WITH K. RATTAY
09-12-05	TELEPHONE CONFERENCE WITH X. RATTAY, PROSPECTIVE ATTORNEY FOR DEBTOR; TELEPHONE CONFERENCE WITH W. GUBLER	KJB	0.4	09-27-05	REVIEW NOTICE OF CONTINUED FIRST MEETING OF CREDITORS; CORRESPONDENCE TO W. GUBLER
09-13-05	REVIEW DECLARATION OF W. GUBLER AND ATTACHMENTS; CONFERENCE WITH M. R. KING RE STRATEGY	KJB	0.4	10-05-05	REVIEW SCHEDULES FILED BY DEBTOR; CORRESPONDENCE TO W. GUBLER
09-13-05	PREPARE FOR AND APPEAR AT HEARING ON MOTION TO DISMISS	KJB	1.2	10-07-05	REVIEW NOTICE OF HEARING AND DOCUMENTS FILED BY DEBTOR
09-13-05	TELEPHONE CONFERENCE WITH W. GUBLER	KJB	0.2	10-11-05	TELEPHONE CONFERENCE WITH W. GUBLER
09-13-05	WORK ON MOTION TO DISMISS OR CONVERT	MRK	0.4	10-11-05	PREPARE FOR 341 MEETING; REVIEW TITLE INSURANCE REPORT AND OTHER FILE DOCUMENTS; PREPARE OUTLINE OF QUESTIONS FOR DEBTOR
09-19-05	REVIEW ORDER DENYING REALIA'S REQUEST TO VACATE JUDGMENT	KJB	0.2	10-11-05	APPEAR FOR 341 MEETING AT BANKRUPTCY COURT; RETURN TO OFFICE
09-19-05	REVIEW APPLICATION FOR APPOINTMENT OF ATTORNEYS FOR DEBTOR AND RELATED PLEADINGS AND RELATED PAPERS; DICTATE DRAFT MOTION TO DISMISS OR CONVERT AND NOTICE OF HEARING; CORRESPONDENCE TO W. GUBLER	KJB	1.1	10-11-05	TELEPHONE CONFERENCE WITH W. GUBLER
09-20-05	REVISE MOTION TO DISMISS OR CONVERT CASE AND NOTICE OF HEARING	KJB	0.3	10-17-05	REVIEW CORRESPONDENCE AND DOCUMENTS FROM W.
09-21-05	REVISE MOTION TO DISMISS	KJB	0.3		

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VALLEY PACIFIC PETROLEUM SERVICES, INC.

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RE: RUON KRAFT AND REALIA, INC.
I.D. 5535-0001- MRK

VALLEY PACIFIC PETROLEUM SERVICES, INC.

RE: RUON KRAFT AND REALIA, INC.
I.D. 5535-0001- MRK

DATE	DESCRIPTION OF SERVICES	ATTY	HOURS	DATE	DESCRIPTION OF SERVICES	ATTY	HOURS
10-28-05	GUBLER TELEPHONE CONFERENCE WITH W. GUBLER; EMAIL TO U. S. TRUSTEE'S OFFICE	KJB	0.2	11-15-05	REVIEW ORDER ALLOWING WITHDRAWAL OF DEBTOR'S COUNSEL;	KJB	0.1
10-31-05	REVIEW NOTICE OF WITHDRAWAL OF COUNSEL; CONFERENCE WITH M. R. KING RE STATUS	KJB	0.3	11-15-05	PREPARE FOR HEARING ON MOTION TO DISMISS	KJB	0.4
11-01-05	REVIEW MOTION TO WITHDRAW AND CERTIFICATION OF ATTORNEY	KJB	0.2	11-16-05	APPEAR FOR HEARING RE MOTION TO DISMISS TELEPHONE CONFERENCE WITH W. GUBLER; REVIEW COURT'S MINUTE ENTRY	KJB	0.7
11-07-05	TELEPHONE CONFERENCE WITH SHELLY AT WARREN GUBLER'S OFFICE	KJB	0.1	11-22-05	REVIEW REALIA INC.'S MOTION FOR RECONSIDERATION AND MOTION TO RESCHEDULE HEARING; DICTATE DRAFT RESPONSE TO MOTION TELEPHONE CONFERENCE WITH DAN AT VALLEY	KJB	0.2
11-10-05	REVIEW MONTHLY OPERATING REPORTS; REVIEW RESPONSE TO OUR MOTION TO DISMISS; RESEARCH RE DISMISSAL FOR "BAD FAITH"; DICTATE LETTER TO W. GUBLER	KJB	2.1	11-29-05	PACIFIC PETROLEUM SERVICES RE STATUS RECONSIDERATION FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT;	KJB	0.7
11-11-05	REVISE REPLY IN SUPPORT OF MOTION TO DISMISS	KJB	0.6	11-30-05	PREPARE COPIES FOR DISTRIBUTION.	JLB	0.4
11-11-05	DICTATE DRAFT REPLY IN SUPPORT OF MOTION TO DISMISS	KJB	0.5	11-30-05	REVISE RESPONSE TO MOTION FOR RECONSIDERATION	JLB	0.2
11-14-05	REVIEW RESPONSE TO VALLEY PETROLEUM MOTION TO DISMISS, CONVERT, OR SET DEADLINE TO FILE PLAN AND DISCLOSURE STATEMENT AND STATEMENT OF DALE MALCOFF	KJB	0.3	12-06-05	PREPARE FOR AND APPEAR FOR HEARING ON MOTION TO DISMISS OR CONVERT	KJB	1.2
11-14-05	REVISE REPLY IN SUPPORT OF MOTION TO DISMISS OR CONVERT; FACSIMILE TO W. GUBLER	KJB	0.7	12-06-05	TELEPHONE CONFERENCE WITH W. GUBLER PREPARE ORDER CONVERTING CASE TO CHAPTER 7	KJB	0.2
11-14-05	TELEPHONE CONFERENCE WITH W. GUBLER	KJB	0.3	12-06-05	CASE AND NOTICE OF LODGING ORDER REVIEW RESPONSE TO OBJECTION TO DEBTOR'S NOTION FOR RECONSIDERATION AND MOTION TO RESCHEDULE NOVEMBER 26, 2005 HEARING	KJB	0.7
11-14-05	PREPARE REPLY IN SUPPORT OF MOTION TO DISMISS FOR FILING WITH BANKRUPTCY COURT AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT; PREPARE COPIES FOR DISTRIBUTION.	JLB	0.4	12-07-05	REVIEW RESPONSE TO MOTION TO DISMISS OR CONVERT	MRK	0.3

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VALLEY PACIFIC PETROLEUM SERVICES, INC.

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RE: RUON KRAFT AND REALIA, INC.
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VALLEY PACIFIC PETROLEUM SERVICES, INC.

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RE: RUON KRAFT AND REALIA, INC.
I.D. 5535-0001- MRK

DATE	DESCRIPTION OF SERVICES	ATTY	HOURS	DATE	DESCRIPTION OF SERVICES	ATTY	HOURS
12-08-05	PREPARE NOTICE OF LODGING ORDER WITH EXHIBIT FOR FILING WITH BANKRUPTCY COURT AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT; UPLOAD FORM OF ORDER; PREPARE COPIES FOR DISTRIBUTION.	JLB	0 .4	12-23-05	REVIEW NOTICE OF FIRST MEETING OF CREDITORS AND BAR DATE FOR PROOFS OF CLAIM; DICTATE DRAFT PROOF OF CLAIM; CORRESPONDENCE TO W. GUBLER	KJB	0 .7
12-08-05	REVIEW REALIA'S RESPONSE TO OBJECTION TO DEBTOR'S MOTION FOR RECONSIDERATION	KJB	0 .2	12-28-05	REVISE PROOF OF CLAIM; REVIEW CORRESPONDENCE AND DOCUMENTS FROM W. GUBLER	KJB	0 .5
12-08-05	REVIEW REALIA'S RESPONSE TO REPLY IN SUPPORT TO DISMISS OR CONVERT AND ATTACHMENTS	KJB	0 .6	12-28-05	REVIEW NOTICE OF CHAPTER SEVEN CASE AND MEETINGS AND DEADLINES	MRK	0 .2
12-08-05	REVIEW AND FINALIZE ORDER CONVERTING CSE TO CHAPTER SEVEN	MRK	0 .3	12-28-05	REVIEW NOTICE OF FEE RE MOTION TO CONVERT 01-03-06 TELEPHONE CONFERENCE WITH M. LANE, ATTORNEY FOR TRUSTEE; REVIEW TRUSTEE'S MOTION TO RETAIN COUNSEL	MRK	0 .1
12-09-05	TELEPHONE CONFERENCE WITH WARREN GUBLER RE CASE STATUS AND LIQUIDATION	MRK	0 .3	01-06-06	REVIEW NOVEMBER OPERATING REPORT 01-06-06 REVIEW DEBTOR'S MOTION TO CONVERT CASE TO CHAPTER 11; DICTATE DRAFT RESPONSE TO DEBTOR'S MOTION TO CONVERT TO CHAPTER 11	KJB	0 .3
12-15-05	REVIEW LETTER FROM DALE MALOOF RE RUON KRAFT AND ALLEGED NON-AFFILIATION WITH REALIA, INC.	MRK	0 .2	01-09-06	REVISE RESPONSE TO MOTION TO RECONVERT CASE TO CHAPTER 7	KJB	0 .2
12-15-05	REVIEW EXECUTED ORDER CONVERTING CASE	MRK	0 .2	01-09-06	REVIEW AND DOCKET NOTICE OF HEARING ON DEBTOR'S MOTION TO RECONVERT TO CHAPTER 11	KJB	0 .3
12-15-05	REVIEW ORDER CONVERTING CASE TO CHAPTER 7; CORRESPONDENCE TO W. GUBLER	KJB	0 .3	01-10-06	REVIEW CASELAW CITED IN A SIMILAR DISPUTE AND SUMMARIZED RELEVANT PORTIONS FOR MEMO (.90); RESEARCH AMERICAN JURISPRUDENCE ON EXCEPTION TO FULL FAITH AND CREDIT; RESEARCH WRIGHT AND MILLER ON FULL FAITH AND CREDIT GENERALLY AND ON ITS APPLICATION TO STATE COURT JUDGMENTS IN BANKRUPTCY; RESEARCH	KJB	0 .1
12-20-05	REVIEW CORRESPONDENCE FROM W. GUBLER AND TITLE INSURANCE DOCUMENTS	KJB	0 .2				
12-21-05	REVIEW NOTICE OF APPOINTMENT OF CHAPTER 7 TRUSTEE AND ORDER DIRECTING THE DEBTOR TO FILE DOCUMENTS	KJB	0 .1				
12-21-05	REVIEW NOTICE FROM BANKRUPTCY COURT RE FEE; REQUEST CHECK FROM ACCOUNTING AND ARRANGE FOR DELIVERY TO BANKRUPTCY COURT.	JLB	0 .4				

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VALLEY PACIFIC PETROLEUM SERVICES, INC.

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RE: RUON KRAFT AND REALIA, INC.
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November 21, 2006
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RE: RUON KRAFT AND REALIA, INC.
I.D. 5535-0001- MRK

DESCRIPTION OF SERVICES		DESCRIPTION OF SERVICES		
DATE	ATTY	HOURS	ATTY	HOURS
01-11-06	GJG	3.9	KJB	1.8
BANKRUPTCY CASES CONSIDERING EFFECT OF CALIFORNIA DEFAULT JUDGMENTS (3.00)			PREPARE OBJECTION TO RECONVERT CASE TO CHAPTER 11; REVIEW CASES; CHECK CITATIONS	
RESEARCH DIFFERENCE BETWEEN CLAIM PRECLUSION AND ISSUE PRECLUSION; FOCUS RESEARCH ON CASES APPLYING CLAIM PRECLUSION TO DEFAULT JUDGMENTS; COMPOSE MEMO FOR K. J. BLAKLEY; ORGANIZE AND REVISE MEMO; FURTHER RESEARCH ON THE APPLICATION OF CLAIM PRECLUSION IN CALIFORNIA OUTSIDE THE BANKRUPTCY CONTEXT; UPDATE MEMO ACCORDINGLY			RECONVERT TO CHAPTER 11 FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT	
01-11-06	GJG	6.2	KJB	0.3
REVIEW HEARING NOTICE	MRK	0.1	PREPARE FOR AND APPEAR AT HEARING ON MOTION TO RECONVERT THE CASE TO CHAPTER 11	
01-12-06	KJB	0.3	TELEPHONE CONFERENCE WITH W. GUBLER	
REVIEW CORRESPONDENCE AND DOCUMENTS FROM W. GUBLER			EMAIL TO W. GUBLER RE PROOF OF CLAIM	
01-12-06	KJB	0.3	REVIEW PROOF OF CLAIM FILED BY WARREN GOBLER; EMAIL TO W. GUBLER	
REVISE RESPONSE TO MOTION TO CONVERT CASE BACK TO CHAPTER 11			REVIEW MINUTE ENTRY DENYING MOTION TO RECONVERT TO CHAPTER 11	
01-12-06	KJB	0.3	REVISE PROOF OF CLAIM; EXCHANGE EMAILS WITH W. GUBLER	
REVISE PROOF OF CLAIM; CORRESPONDENCE TO W. GUBLER			PREPARE FOR AND ATTEND FIRST MEETING OF CREDITORS; MEET WITH M. LANE, ATTORNEY FOR TRUSTEE	
01-12-06	KJB	0.4	KJB	0.1
FINAL REVISIONS TO MEMO	GJG	0.5	TELEPHONE CONFERENCES WITH W. GUBLER; EXCHANGE EMAILS WITH W. GUBLER; EXCHANGE	
01-13-06	KJB	0.3	EMAILS WITH M. LANE	
TELEPHONE CONFERENCE WITH W. GUBLER			REVIEW REALIA'S EX PARTE APPLICATION AND DECLARATIONS SEEKING TEMPORARY RESTRAINING ORDER	
RESEARCH RE DEBTOR'S RIGHT TO CONVERT CHAPTER 7 CASE TO CHAPTER 11; REVISE OBJECTION TO DEBTOR'S MOTION			02-01-06 EXCHANGE EMAILS WITH M. LANE, TRUSTEE S ATTORNEY	
CONFERENCE WITH K. J. BLAKLEY; PREPARE OBJECTION TO MOTION TO RECONVERT FOR FILING WITH BANKRUPTCY COURT AND PREPARE COPIES FOR DISTRIBUTION	KJB	2.3	02-03-06 REVIEW TESTIMONY FROM DEPOSITION AND FUTURE	
01-16-06	JLB	0.4		
REVIEW EMAIL FROM W. GUBLER; FINALIZE				

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RE: RUON KRAFT AND REALIA, INC.
I.D. 5535-0001- MRK

DATE		DATE		
	ATTY	HOURS	ATTY	HOURS
02-03-06	MRK	0 .2	KJB	0 .1
ACTIONS OF TRUSTEE GO TO ATTORNEY M. LANE'S OFFICE FOR EXAMINATION OF D. MALOOF; RETURN TO OFFICE DICTATE LETTER TO W. GUBLER RE EXAMINATION OF D. MALOOF				
02-03-06	KJB	2 .2		
REVISE LETTER TO W. GUBLER REVIEWS TRUSTEE'S APPLICATION TO EMPLOY AUCTIONEER/REAL ESTATE AGENT; EMAIL TO W. GUBLER; EMAIL TO M. LANE, TRUSTEE'S ATTORNEY REVIEW EMAIL FROM M. LANE; EXCHANGE EMAILS WITH W. GUBLER	KJB	0 .3	KJB	0 .3
02-08-06	KJB	0 .2		
02-10-06	KJB	0 .3	KJB	0 .3
REVIEW JABURG & WILK'S APPLICATION FOR COMPENSATION AS ATTORNEYS FOR DEBTOR; CORRESPONDENCE TO W. GUBLER	KJB	0 .2	KJB	0 .2
02-21-06	KJB	0 .3	KJB	0 .4
REVIEW TRANSCRIPT OF EXAMINATION OF D. MALOOF; CORRESPONDENCE TO W. GUBLER	KJB	0 .5	KJB	0 .4
02-22-06	KJB	0 .3	KJB	0 .2
EXCHANGE EMAILS WITH W. GUBLER CORRESPONDENCE TO M. LANE	KJB	0 .1	KJB	0 .2
02-23-06	KJB	0 .1		
REVIEW DEBTOR'S RESPONSE TO TRUSTEE'S MOTION TO EMPLOY REAL ESTATE AGENT/AUCTIONEER; EMAIL TO W. GUBLER	KJB	0 .3	KJB	0 .2
03-06-06	KJB	0 .3	KJB	0 .2
EXCHANGE EMAILS WITH W. GUBLER REVIEW DEBTOR'S OBJECTION TO JABURG & WILK'S FEE APPLICATION	KJB	0 .2	KJB	0 .5
03-06-06	KJB	0 .2	KJB	0 .6
REVIEW A. NEWDELMAN'S MOTION TO WITHDRAW AS COUNSEL; EMAIL TO W. GUBLER	KJB	0 .2	KJB	0 .4

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DATE	DESCRIPTION OF SERVICES	ATTY	HOURS	DATE	DESCRIPTION OF SERVICES	ATTY	HOURS
04-17-06	TELEPHONE CONFERENCE WITH W. GUBLER; REVISE LETTER TO W. GUBLER	KJB	0.2	05-10-06	REVISE RESPONSE TO "MOTION FOR TRUTHFUL INFORMATION"	KJB	0.1
04-18-06	EXCHANGE EMAILS WITH W. GUBLER	KJB	0.2	05-11-06	EXCHANGE EMAILS WITH W. GUBLER; ASSEMBLE EXHIBITS FOR RESPONSE TO "MOTION FOR TRUTHFUL INFORMATION"	KJB	0.2
04-18-06	REVIEW KRAFT AMERICAS PROOF OF CLAIM STATEMENT OF CHANGES TO D. MALOOF	KJB	0.2	05-15-06	REVIEW AND SIGN RESPONSE TO "MOTION FOR TRUTHFUL INFORMATION"	KJB	0.2
04-18-06	DEPOSITION; CORRESPONDENCE TO W. GUBLER	KJB	0.3	05-16-06	PREPARE RESPONSE TO MOTION TO COMPEL WITH EXHIBITS FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT; PREPARE COPIES FOR DISTRIBUTION	KJB	0.2
04-20-06	REVIEW DEBTOR'S REQUEST THAT TRUSTEE FOLLOW OWN RULES	KJB	0.3	05-22-06	REVIEW REALIA'S RESPONSE IN SUPPORT OF "MOTION FOR TRUTHFUL INFORMATION"; EMAIL TO W. GUBLER	JLB	0.6
04-26-06	REVIEW NOTICE OF HEARING CONCERNING DEBTOR'S MOTION TO COMPEL VALLEY PACIFIC PETROLEUM SERVICES, INC. TO PROVIDE TRUTHFUL INFORMATION, EVIDENCE AND DOCUMENTATION	MRK	0.1	05-23-06	PREPARE FOR AND ATTEND HEARING ON "MOTION FOR TRUTHFUL INFORMATION" AND JABURG & WILK FEE APPLICATION; CONFERENCE WITH ATTORNEY L. HIRSCH	KJB	0.6
05-03-06	EXCHANGE EMAILS WITH W. GUBLER; EMAIL TO M. LANE, ATTORNEY FOR TRUSTEE	KJB	0.1	05-23-06	REVIEW EMAIL FROM M. LANE AND LISTING AGREEMENTS; EMAIL TO W. GUBLER RE: HEARING AND STATUS	KJB	0.6
05-03-06	PREPARE PROOF OF CLAIM FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT	KJB	0.3	05-25-06	REVIEW MINUTE ENTRY RE: HEARING ON "MOTION FOR TRUTHFUL INFORMATION"	KJB	0.6
05-04-06	REVIEW DALE MALOOF'S MOTION FOR "TRUTHFUL INFORMATION;" DICTATE DRAFT RESPONSE TO MOTION	JLB	0.3	05-31-06	TELEPHONE CONFERENCE WITH W. GUBLER; REVIEW EMAIL FROM W. GUBLER	KJB	0.1
05-05-06	RESEARCH RE: AUTHORITY FOR REQUIREMENT TO RECOGNIZE VALIDITY OF STATE COURT JUDGMENT IN BANKRUPTCY	KUB	1.0	06-02-06	REVIEW CORRESPONDENCE FROM W. GUBLER; DICTATE LETTER TO M. LANE RE: CALIFORNIA	KJB	0.3
05-05-06	REVISE RESPONSE TO "MOTION FOR TRUTHFUL INFORMATION"	KJB	0.5				
05-10-06	REVISE REPLY TO DEBTOR'S MOTION; EMAIL TO W. GUBLER	KJB	0.3				
		KJB	0.3				

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DATE	DESCRIPTION OF SERVICES	DATE	DESCRIPTION OF SERVICES	ATTY	HOURS
06-05-06	REAL ESTATE TELEPHONE CALL WITH W. GUBLER	07-10-06	TELEPHONE CALL WITH W. GUBLER REVIEW EMAIL FROM W. GUBLER; TELEPHONE CALL WITH W. GUBLER	KJB	0 .2
06-09-06	TELEPHONE CALL WITH W. GUBLER	07-10-06	REVIEW EMAIL FROM W. GUBLER; TELEPHONE CALL WITH W. GUBLER	KJB	0 .1
06-12-06	REVIEW PROPOSED PURCHASE AGREEMENTS BETWEEN FRENCH CAMP LLC AND TRUSTEE	07-13-06	REVIEW NOTICES OF HEARING RE SALE OF PROPERTY	KJB	0 .1
06-19-06	EXCHANGE EMAILS WITH W. GUBLER	07-13-06	REVIEW MOTION TO SELL LEMOORE PROPERTY AND MOTION TO SELL FRESNO PROPERTY; EMAIL TO W. GUBLER	MRK	0 .1
06-20-06	REVIEW EMAIL FROM W. GUBLER	07-13-06	EXCHANGE EMAILS WITH W. GUBLER	KJB	0 .3
06-22-06	TELEPHONE CALL WITH M. LANE EMAIL TO W. GUBLER	07-13-06	REVIEW MOTION TO SELL KINGSBURG REAL ESTATE; EMAIL TO W. GUBLER	KJB	0 .2
06-23-06	TELEPHONE CALL WITH W. GUBLER	07-21-06	REVIEW EMAIL FROM W. GUBLER; PREPARE EMAIL TO W. GUBLER AND DAN ELMER	KJB	0 .2
06-28-06	REVIEW MOTION TO SELL OFFICE BUILDING; EMAIL TO W. GUBLER	07-26-06	REVIEW REALIA'S OBJECTION TO ANY SALE OF ITS ASSETS; EMAIL TO W. GUBLER	KJB	0 .3
06-28-06	TELEPHONE CALL WITH W. GUBLER DICTATE DRAFT OF LIMITED OBJECTION TO MOTION TO SELL REAL PROPERTY	07-26-06	EXCHANGE EMAILS WITH M. LANE; EMAIL TO W. GUBLER	KJB	0 .3
06-29-06	REVIEW FACSIMILE FROM W. GUBLER; REVISE LIMITED OBJECTION TO MOTION TO SELL REAL ESTATE	07-26-06	TELEPHONE CONFERENCE WITH W. GUBLER; EMAIL TO M. LANE	KJB	0 .3
06-30-06	PREPARE LIMITED OBJECTION FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT;	07-27-06	REVIEW TRUSTEE'S RESPONSE TO DALE MALOOF'S OBJECTION TO SALE; EMAIL TO W. GUBLER	KJB	0 .3
06-30-06	PREPARE COPIES FOR DISTRIBUTION	08-02-06	APPEAR AT HEARING ON SALE OF PROPERTY	KJB	0 .2
07-10-06	REVISE LIMITED OBJECTION TO SALE MOTION; EXCHANGE EMAILS WITH W. GUBLER	08-02-06	TELEPHONE CONFERENCE WITH D. ELMER	KJB	2 .0
07-10-06	REVIEW CORRESPONDENCE FROM W. GUBLER AND TITLE REPORTS	08-02-06	TELEPHONE CONFERENCE WITH ALISA AT W. GUBLER'S OFFICE	KJB	0 .2
07-10-06	REVIEW AMENDED MOTION TO APPROVE SALE OF OFFICE BUILDING; EMAIL TO W. GUBLER	08-03-06	REVIEW LATEST MOTION OBJECTING TO ANY SALE OF DEBTOR'S ASSETS; EMAIL TO W. GUBLER AND	KJB	0 .1

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08-03-06	D. ELMER REVIEW MINUTE ENTRY RE: SALE HEARING; EMAIL TO M. MARTIN, EMAIL TO W. GUBLER AND D. ELMER	KJB	0.2	08-24-06	OF LEMOORE PROPERTY REVIEW ORDER APPROVING SALE OF LEMOORE PROPERTY; CORRESPONDENCE TO W. GUBLER EXCHANGE EMAILS WITH W. GUBLER; EMAIL TO M. LANE	KJB	0.2
08-04-06	REVIEW FORM OF SALE ORDER; EXCHANGE EMAILS WITH TRUSTEE'S ATTORNEY	KJB	0.2	08-28-06	REVIEW AMENDED ORDER APPROVING SALE OF KINGSBURG PROPERTY	KJB	0.2
08-07-06	REVIEW TRUSTEE'S RESPONSE TO DALE MALOOF'S OBJECTION	KJB	0.1	08-31-06	RESEARCH RE: STANDING TO OBJECT TO PROOF OF CLAIM	KJB	0.2
08-07-06	TELEPHONE CONFERENCE WITH W. GUBLER	KJB	0.1	09-01-06	REVIEW NOTICE OF APPEARANCE OF ATTORNEY FOR D. MALOOF; REVIEW OBJECTIONS TO PROOFS OF CLAIM; EMAILS TO W. GUBLER	KJB	0.1
08-09-06	REVIEW MOTIONS TO APPROVE SALES; PREPARE FOR HEARING	KJB	0.2	09-01-06	dictate draft response to objection to proof of claim	KJB	0.3
08-10-06	REVIEW ORDER APPROVING OFFICE BUILDING SALE MEET WITH D. ELMER AND W. GUBLER; ATTEND HEARING RE: SALES AT BANKRUPTCY COURT	KJB	0.1	09-05-06	REVIEW TRUSTEE'S REPORT OF SALE OF 2878 S. ELM, FRENSO; EMAIL TO W. GUBLER	KJB	0.3
08-10-06	REVIEW FORMS OF ORDER ON KINGSBURG AND FRENO PROPERTIES; EXCHANGE EMAILS WITH W. GUBLER	KJB	1.9	09-11-06	CONFERENCE WITH K. J. BLACKLEY TO GET FACTS OF CASE AND ASSIGNMENT	KJB	0.1
08-11-06	REVIEW MINUTE ENTRY RE: SALE HEARING REVIEW CORRESPONDENCE FROM W. GUBLER; dictate correspondence to trustee	KJB	0.4	09-11-06	REVIEW REPORT OF SALE FOR KINGSBURG PROPERTY KJB	0.2	
08-14-06	REVIEW EMAIL FROM M. MARTIN; EXCHANGE EMAILS WITH W. GUBLER	KJB	0.1	09-12-06	REVIEW PLEADINGS IN CASE REVIEW BANKRUPTCY STATUTE AND SECONDARY SOURCES TO DETERMINE WHO CAN OPPOSE CREDITOR CLAIMS	GJG	0.3
08-16-06	EXCHANGE EMAILS WITH M. MARTIN, TRUSTEE'S ATTORNEY	KJB	0.2	09-12-06	SEARCH FOR CASES WHERE CORPORATE OFFICERS TRIED TO OPPOSE CREDITOR CLAIMS	GJG	0.6
08-18-06	TELEPHONE CONFERENCE WITH W. GUBLER. EMAIL TO M. LANE, TRUSTEE'S ATTORNEY	KJB	0.1	09-12-06	RESEARCH WHETHER A BANKRUPTCY COURT CAN OVERTURN A STATE COURT JUDGMENT	GJG	0.9
08-18-06	REVIEW TRUSTEE'S NOTICE OF CONSENT TO SALE	KJB	0.1			GJG	0.8

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09-12-06	DRAFT RESPONSE TO THE OPPOSITION BASED ON LACK OF STANDING AND FULL FAITH AND CREDIT REVISE AND EDIT DRAFT RESPONSE SECTIONS	GJG	1.0	09-27-06	REVIEW TRUSTEE'S ATTORNEY'S APPLICATION FOR APPROVAL OF FEES	KJB	0.1
09-13-06	BASED ON STANDING AND FULL FAITH AND CREDIT INCORPORATE PORTION ON STANDING AND FULL FAITH AND CREDIT INTO FULL OBJECTION;	GJG	0.4	09-27-06	REVIEW TRUSTEE'S MOTION TO APPROVE DISTRIBUTION; REVISE E-MAIL TO D. ELMER	KJB	0.3
09-18-06	PROOFREAD AND REVISE REVISE RESPONSE TO OBJECTION TO PROOF OF CLAIM	GJG	0.5	10-03-06	REVIEW NOTICE OF APPLICATION TO DISTRIBUTE FUNDS FROM SALES	MRK	0.3
09-19-06	EXCHANGE E-MAILS WITH W. GUBLER FINALIZE AND SIGN RESPONSE TO OBJECTION TO PROOF OF CLAIM	KJB	0.2	10-12-06	REVIEW TRUSTEE'S REPORT OF SALE; EMAIL TO W. GUBLER AND D. ELMER	KJB	0.2
09-19-06	EXCHANGE E-MAILS WITH W. GUBLER	KJB	0.1	10-18-06	PREPARE FOR HEARING ON OBJECTION AND PROOF OF CLAIM; REVIEW D. MALOOF'S REPLY IN SUPPORT OF OBJECTION TO PROOF OF CLAIM AND OBJECTION TO TRUSTEE'S PROPOSED DISTRIBUTION; ATTEND HEARING	KJB	1.5
09-20-06	FINALIZE AND SIGN RESPONSE TO OBJECTION TO PROOF OF CLAIM WITH EXHIBITS FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT; PREPARE COPIES FOR DISTRIBUTION; E-MAIL TO JUDGE TO REQUEST HEARING	KJB	0.3	10-19-06	REVIEW NOTICE OF HEARING; EMAIL TO W. GUBLER AND D. ELMER	KJB	0.1
09-21-06	REVIEW E-MAIL FROM JUDGE BAUM'S OFFICE RE HEARING; DRAFT NOTICE OF HEARING, REVIEW AND REVISE NOTICE OF HEARING FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT; PREPARE NOTICE FOR DISTRIBUTION; E-MAIL NOTICE AND ECF RECEIPT TO JUDGE BAUM'S COURT	JLB	0.5	10-19-06	EXCHANGE EMAILS WITH M. MARTIN, TRUSTEE'S ATTORNEY; EXCHANGE EMAILS WITH W. GUBLER DICTATE RESPONSE TO OBJECTION TO DISTRIBUTION	KJB	0.2
09-22-06	TELEPHONE CALL WITH W. GUBLER; E-MAIL TO D. ELMER	JLB	0.8	10-23-06	REVISE RESPONSE TO OBJECTION TO DISTRIBUTION	KJB	0.4
09-26-06	EXCHANGE E-MAILS WITH D. ELMER	KJB	0.2	10-25-06	PREPARE ALL EXHIBITS FOR SCANNING; PREPARE MEMORANDUM IN SUPPORT OF TRUSTEE'S APPLICATION TO MAKE DISTRIBUTION WITH EXHIBITS FOR FILING AND FILE ELECTRONICALLY WITH BANKRUPTCY COURT; PREPARE COPIES FOR DISTRIBUTION	KJB	0.4
09-27-06	EXCHANGE E-MAILS WITH D. ELMER	KJB	0.1	10-25-06	FINALIZE AND SIGN RESPONSE TO OBJECTION TO	JLB	0.5

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DATE	DESCRIPTION OF SERVICES	ATTY	HOURS	TIMEKEEPER	HOURS	RATE/HOUR	AMOUNT
10-26-06	DISTRIBUTION PREPARE FOR AND APPEAR AT HEARING ON OBJECTION TO DISTRIBUTION	KJB	0.3	JACKIE L. BENTON	8.6	\$ 130.00	\$ 1,118.00
10-26-06	TELEPHONE CONFERENCE WITH W. GUBLER; EXCHANGE EMAILS WITH TRUSTEE'S COUNSEL;	KJB	1.2	GREG J. GNEPPER	15.3	\$ 195.00	\$ 2,983.50
	EMAIL TO W. GUBLER			MICHAEL R. KING	2.4	\$ 290.00	\$ 696.00
10-30-06	REVIEW EMAIL FROM W. GUBLER RE ADDITIONAL INTEREST; EMAIL TO TRUSTEE'S ATTORNEY	KJB	0.3	KEVIN J. BLACKLEY	18.4	\$ 290.00	\$ 5,336.00
10-30-06	REVIEW SIGNED ORDER; EMAIL TO W. GUBLER AND D. ELMER	KJB	0.3	MICHAEL R. KING	3.2	\$ 300.00	\$ 960.00
		KJB	0.2	KEVIN J. BLACKLEY	55.0	\$ 300.00	\$ 16,500.00
	TOTAL FEES						\$ 27,563.50
DATE	DISBURSEMENT DESCRIPTION						AMOUNT
	DEPOSITIONS						
	FILING FEE						365.20
	MESSINGER SERVICE						15.10
	PHOTOCOPY EXPENSE						7.50
	LONG DISTANCE TELEPHONE						255.20
	SPECIAL POSTAGE						11.71
	COMPUTER RESEARCH						6.60
	FEDERAL COURT ELECTRONIC DOCKET ACCESS						342.54
	FACSIMILE						1.76
							98.00
	TOTAL DISBURSEMENTS						1,103.51

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